READY REFERENCE UTAH ALCOHOL AND/OR DRUG SANCTIONS - Revised 6-12-15

ACD: A08 1st DUI Conviction Action: 53-3-220(1)(a)(ii) or (iii) Time frame: 41-6a-509 Violation of: 41-6a-502	 Age 21 or older - 120-day suspension effective on conviction date Under age 21 - 1 year or until age 21, whichever is longer, suspension effective on conviction date \$65.00 reinstatement fee On driving record for 10 years On history for enhancement purposes 10 years Like-time extension of suspension for driving during sanction period ARD - 2 years from conviction date, lifetime if felony, 5 years if class A misdemeanor (effective 7-1-08), *unless applicable prior offense, see last page of document. IID - 18 months from conviction date for drivers over 21 (effective 7-1-09), 3 years if under 21 at the time of offense (effective 7-1-08), 6 years if felony, *unless applicable prior offense, see last page of document. Credit for time served for A98 or A31 department action for same offense date, unless previously reduced to A25 or IMP (effective 5-12-09). Effective 5-14-13 Court can order shortening of a first A08 suspension for all drivers under age 21 after 6 months of the suspension period has been served if requirements under 41-6a-509(8) are met.
ACD: A08 2nd or subsequent DUI conviction, and violation date is within 10 Years of the violation date of a previous conviction (or a previous abeyance with a disposition date prior to 7-1-08) for (A08, A25, IMP, ADI, MEC, M84A or U07) Action: 53-3-220(1)(a)(ii) or (iii) Time frame: 41-6a-509 Violation of:	 2-year or until age 21, revocation from conviction date \$65.00 reinstatement fee On driving record for 10 years On history for enhancement purposes 10 years Like-time extension of revocation for driving during sanction period ARD – 10 years from conviction date, lifetime if felony. IID restricted 3 years from conviction date, 6 years, if felony. Credit for time served for A98 or A31 department action for same offense date, unless previously reduced to A25 or IMP (effective 5-12-09).

41-6a-502

1st Per-Se - alcohol,
or drug/alcohol
combination, .08 or
greater or

ACD: A98

Action: 53-3-223 Time frame: 53-3-223(7)(a)(i)

impairment

Arrest under 53-3-223 **for violation of:** 41-6a-502 or 41-6a-517

- Eff. 7-1-11 for an arrest on or after 7-1-09 Age 21 or older 120-day suspension effective 30 days after arrest date
- Eff. 5-14-13 Under Age 21 6 month suspension effective 30 days after arrest date
- \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- Like-time extension of suspension for driving during sanction period
- ARD 2 years from effective date of A98 suspension
- Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09).

EARLY REINSTATEMENT (only on first offense): If A08 or MEC for same arrest date is reduced in court, can reinstate 60 days from effective date; if A08 or MEC is dismissed in court or is reduced to an IMP (effective 5-12-09), can reinstate A98 or MEA upon DLD's receipt of the court docket.

DOES NOT APPLY TO DRIVERS UNDER THE AGE OF 21 ON THE ARREST DATE! (effective 7-1-09)

ACD: A98

2nd or subsequent
Per-Se arrest within
10 years/ alcohol, or
drug/alcohol
combination, .08 or
greater or
impairment

Action: 53-3-223 Time frame: 53-3-223(7)(a)(ii)

Arrest under 53-3-223 **for violation of:** 41-6a-502 or 41-6a-517

- 2-year or until age 21, suspension effective 30 days after arrest date
- \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- Like-time extension of suspension for driving during sanction period
- ARD 2 years from effective date of A98 suspension
- Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09).

1st Per-Se

ACD: MEA

1st Per-Se arrest/metabolite, no impairment

Action: 53-3-223 Time frame: 53-3-223(7)(a)(i)

Arrest under 53-3-223 **for violation of:** 41-6a-502 or 41-6a-517

• Eff. 7-1-11 for an arrest on or after 7-1-09 – Age 21 or older - 120-day suspension effective 30 days after arrest date

- Eff. 5-14-13 Under Age 21 6 month suspension effective 30 days after arrest date
- \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- Like-time extension of suspension for driving during sanction period
- ARD 2 years from effective date of A98 suspension
- Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09).

EARLY REINSTATEMENT (only on first offense): If A08 or MEC for same arrest date is reduced in court, can reinstate 60 days from effective date; if A08 or MEC is dismissed in court or is reduced to an IMP (effective 5-12-09), can reinstate A98 or MEA upon DLD's receipt of the court docket.

DOES NOT APPLY TO DRIVERS UNDER THE AGE OF 21 ON THE ARREST DATE! (effective 7-1-09)

Note: No ARD or IID for MEA administrative action.

ACD: MEA

2nd or subsequent
Per-Se arrest within
10 years/ metabolite,
no impairment

Action: 53-3-223 Time frame: 53-3-223(7)(a)(ii)

Arrest under 53-3-223 **for violation of:** 41-6a-502 or 41-6a-517

- 2-year or until age 21, suspension effective 30 days after arrest date
- \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- · Like-time extension of suspension for driving during sanction period
- Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09).

Note: No ARD or IID for MEA administrative action.

ACD: DRA

1st Per-Se arrest/ drug only, under the influence/ impairment

Action: 53-3-223 Time frame: 53-3-223(7)(a) Arrest under 53-3-223 for violation of: 41-6a-502 or

41-6a-517

(DRA is for arrest and administrative action only, conviction under 41-6a-502 will not be DRA, it will be A08, there is not a separate statute for drug only DUI)

- Eff. 7-1-11 for an arrest on or after 7-1-09 Age 21 or older 120-day suspension effective 30 days after arrest date
- Eff. 5-14-13 Under Age 21 6 month suspension effective 30 days after arrest date
- \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- Like-time extension of suspension for driving during sanction period
- Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09).

EARLY REINSTATEMENT (only on first offense): If A08 or MEC for same arrest date is reduced in court, can reinstate 60 days from effective date; if A08 or MEC is dismissed in court or is reduced to an IMP (effective 5-12-09), can reinstate A98 or MEA upon DLD's receipt of the court docket.

DOES NOT APPLY TO DRIVERS UNDER THE AGE OF 21 ON THE ARREST DATE! (effective 7-1-09)

Note: No ARD or IID for DRA administrative action.

ACD: DRA

2nd Per-Se arrest within 10 years/ drug only, under the influence/ impairment

Action: 53-3-223 **Time frame:** 53-3-223(7)(a)

Arrest under 53-3-223 **for violation of:** 41-6a-502 or 41-6a-517

(DRA is for arrest and administrative action only, conviction under 41-6a-502 will not be DRA, it will be A08, there is not a separate statute for drug only DUI)

- 2-year or until age 21, suspension effective 30 days after arrest date
- \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- Like-time extension of suspension for driving during sanction period
- Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09).

Note: No ARD or IID for DRA <u>administrative</u> action.

ACD: A61 1st Not-A-Drop arrest under 21 years Action/Time Frame: 53-3-231(8)(a) licensed 53-3-231(8)(c) no license Arrest under 53-3-231 for violation of 32B-4-409	 Eff. 5-14-13 Under Age 21 – 6 month denial effective 30 days after arrest date \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee First arrest and action do not appear on MVR after sanction time is up On history for 10 years for enhancement purposes Like-time denial for driving during sanction period Assessment by local substance abuse authority and/or state certified rehab authority and satisfactory completion of recommended action-for reinstatement Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09). Credit for time served for A31 suspension (effective 7-1-09). Note: No ARD or IID for A61 administrative action.
ACD: A61 2nd or subsequent Not-A-Drop arrest within 10 yrs of previous arrest Action/Time Frame: 53-3-231(8)(b) Arrest under 53-3- 231 for violation of 32B-4-409	 2 year or until age 21, suspension effective 30th day after arrest date \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee On driving record for 10 years On history for 10 years for enhancement purposes (effective 7-1-09) Like-time suspension for driving during sanction period Assessment by local substance abuse authority and/or state certified rehab authority and satisfactory completion of recommended action-for reinstatement Credit for time served for A08 or MEC department action for same offense date unless A08 or MEC conviction was previously reduced to A25 or IMP (effective 5-12-09). Credit for time served for A31 suspension (effective 7-1-09).
ACD: A12 1st Refusal to submit to a chemical test arrest (Driving or physical control) Action: 41-6a-521 Time frame: 51-6a-521(5)(a)(i) Operating in violation of: 41-6a-502, 41-6a-517, 41-6a-530, 53-3-231, or 53-3-232; and refusal to submit to a chemical test under 41-6a-520	 Arrest on or after 7-1-11 – Age 21 or older – 18 month revocation effective 30 days after arrest date or DLD hearing date Age 20 and under – 2 year revocation effective 30 days after arrest date or DLD hearing date Arrest from 7-1-09 through 6-30-11 - 18-month or until age 21, revocation 30 days after arrest date or DLD hearing date \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee On driving record for 10 years On history for 10 years for enhancement purposes One year extension of revocation for driving during sanction period Reapply for license (fee and written test); ARD – 5 years from effective date of revocation, *unless applicable prior offense, see last page of document. IID – 3 years from effective date of revocation, *unless applicable prior offense, see last page of document.

ACD: A12 2nd or subsequent Refusal arrest within	 36-month or until age 21, revocation effective 30 days after arrest date or DLD hearing date \$65.00 reinstatement fee plus Eff. 7-1-14 \$230 administrative service fee On driving record for 10 years On history for 10 years for enhancement purposes
10 years of a prior license sanction for A08, MEC, ARD A98, A61, ACL, A12)	 One year extension of revocation for driving during sanction period Reapply for license (fee and written test) ARD -10 years from effective date of revocation IID - 3 years from effective date of revocation, *unless applicable prior offense, see last page of document.
Action: 41-6a-521 Time frame: 41-6a-521(5)(a)(ii) Operating in violation of: 41-6a- 502, 41-6a-517, 41- 6a-520, 41-6a-530, 53-3-231, or 53-3-232; and refusal to submit to a chemical test under 41-6a-520	
Operating with controlled substance in the body and causing injury or death	 6-month suspension from conviction date. \$65.00 reinstatement fee On driving record for 10 years On history for enhancement purposes 10 years Like-time extension of suspension for driving during sanction period ARD not applicable IID 3 years, *unless applicable prior offense, see last page of document.
Action: 53-3-220(1)(c) Violation: 58-37-8(2)(g)	
ACD: U07 Automobile Homicide Action: 53-3-220(1)(a)(i) Time Frame: 53-3-225(1)(a) Violation of: 76-5-207	 1-year revocation from conviction date \$65.00 reinstatement fee On driving record for 10 years On history for enhancement purposes 10 years Like-time extension of revocation for driving during sanction period ARD – lifetime (effective 7-1-05) IID restricted 10 years from conviction date.

ACD: A31 (alcohol) or JDR (drug)

1st offense, alcohol unlawful purchase, possession, or consumption by minor under 21 (nondriving)

Violation of:

32B-4-409, 76-9-701(1), 58-37-8, 58-37(a) or 58-37(b) **Action/Timeframe:**

53-3-219

Juvenile court order under **78A-6-606

OR

ACD: AAM

1st offense, minor under 21 in a tavern (non-driving)

Violation of: 32B-4-410 Action/Timeframe: 53-3-219

Juvenile court order under **78A-6-606

- Court SHALL order suspension for first offense.
- 1-year suspension upon receipt of the first order suspending a person's driving privilege. (A31D letter)
- If the person is **under 16 on the conviction date**, the **denial** will be effective on the conviction date and expire **1-year from the sixteenth birthday**. (A314 letter)
- \$65.00 reinstatement fee

Note: suspension order is sent in on DI1103 form, there will not be a citation entered.

- Credit for time served for A61 suspension (effective 7-1-09).
- The court may reduce the A31, JDR or AAM suspension/denial time if the person completes an alcohol education program ordered by the court or demonstrates substantial progress in a substance abuse treatment. The court will send an order (or a copy of the original DI1103 form with judge's note) to shorten the action, and we will update the expiration date of the action to reflect the date identified by the court. The reinstatement fee is required. (effective 7-1-09)****NOTE: This provision only applies for a first sanction under 53-3-219. If there are any other open actions, the driver will not be able to reinstate until all other requirements are met.

Note: No ARD or IID for A31, AAM or JDR actions.

ACD: A31 (alcohol) or JDR (drug)

2nd/subsequent offense, alcohol unlawful purchase, possession, or consumption by minor under 21 (nondriving)

Violation of:

32B-4-409, 76-9-701(1), 58-37-8. 58-37(a) or 58-37(b)

Action/Timeframe:

53-3-219

Juvenile court order under **78A-6-606

OR

ACD: AAM

2nd offense, minor under 21 in a tavern (non-driving)

Violation of:

32B-4-410

Action/Timeframe:

53-3-219

**Juvenile court order under 78A-6-606

- Court SHALL order suspension for the second or subsequent offense.
- **2-year suspension** upon receipt of the second order suspending a person's driving privilege. (A31E letter)
- If the person is under 16 on the conviction date, the denial will be effective on the conviction date and expire 2-years from the sixteenth birthday. (A315 letter) (Eff. 4-1-14.)
- \$65.00 reinstatement fee

Note: suspension order is sent in on DI1103 form, there will not be a citation entered.

- Credit for time served for A61 suspension (effective 7-1-09).
- The court may reduce the A31 or AAM suspension/denial time if the person certifies they have not consumed alcohol/drugs for a concurrent period of at least one year during the suspension/denial period, and the person completes an alcohol education program ordered by the court or demonstrates substantial progress in a substance abuse treatment. The court will send an order (or a copy of the original DI1103 form with judge's note) to shorten the action, and we will update the expiration date of the action to reflect the date identified by the court. The reinstatement fee is required. (effective 4-1-14) ****NOTE: This provision applies for a second or subsequent sanction under 53-3-219. If there are any other open actions, the driver will not be able to reinstate until all other requirements are met.

Note: No ARD or IID for A31, AAM or JDR actions.

ACD: POA

1st conviction, proof of age violation in connection with a violation of 32B-4-409 or 32B-4-410

Action: 53-3-220(1)(e)
Time frame:
53-3-220(1)(e)(i)
Violation of:
32B-4-411

- 1-year suspension based on conviction for violation on or after 5-12-09 (POAA)
- If the person is **under 16**, the suspension will be effective on the conviction date and **expire 1-year from the sixteenth birthday. (POA1)**
- \$65.00 reinstatement fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes

Note: Not court ordered, not sent in on DI1103 form, these are based on a conviction.

• The court may reduce the POA suspension time if the person completes an alcohol education program ordered by the court or demonstrates substantial progress in a substance abuse treatment. The court will send an order to shorten the action, and we will update the expiration date of the action to reflect the date identified by the court. The reinstatement fee is required. ****NOTE: This provision applies for a second or subsequent sanction under 53-3-220. If there are any other open actions, the driver will not be able to reinstate until all other requirements are met.

Note: No ARD or IID for POA actions.

ACD: POA

2nd conviction, proof of age violation in connection with a violation of 32B-4-409 or 32B-4-410

Action: 53-3-220(1)(e)
Time frame: 53-3-220(1)(e)(ii)
Violation of: 32B-4-411

- 2-year suspension based on second or subsequent conviction within 10 years for violation on or after 7-1-09 (POAB)
- If the person is under 16, the suspension will be effective on the conviction date and expire 2-years from the sixteenth birthday. (POA2)
- \$65.00 reinstatement fee

Note: Not court ordered, not sent in on DI1103 form, these are based on a conviction.

• The court may reduce the POA suspension time if the person certifies they have not consumed alcohol/drugs for a concurrent period of at least one year during the suspension period, and the person completes an alcohol education program ordered by the court or demonstrates substantial progress in a substance abuse treatment. The court will send an order to shorten the action, and we will update the expiration date of the action to reflect the date identified by the court. The reinstatement fee is required. ****NOTE: This provision applies for a second or subsequent sanction under 53-3-220. If there are any other open actions, the driver will not be able to reinstate until all other requirements are met.

Note: No ARD or IID for POA actions.

1st conviction driving with controlled substance or

ACD: MEC

Action:

53-3-220(1)(a)(xiii) **Time frame:** 41-6a-517(6)(a)

metabolite in body

Violation: 41-6a-517

• Age 21 or older - 120-day suspension effective on conviction date

- Under age 21 1 year or until age 21, whichever is longer, suspension effective on conviction date
- \$65.00 reinstatement fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- Like-time extension for driving during sanction period
- Credit for time served for A98 or A31 department action for same offense date **unless previously reduced to A25 or IMP (effective 5-12-09).**
- ARD doesn't apply for MEC conviction.
- IID doesn't apply for first offense, *unless applicable prior offense, see last page of document.

NOTE**IID doesn't apply if all offenses on history are MEC only.

• Effective 5-14-13

Court can order shortening of a first MEC suspension for all drivers under age 21 after 6 months of the suspension period has been served if requirements under 41-6a-517(11) are met.

ACD: MEC

2nd conviction within 10 years driving with controlled substance or metabolite in body;

Action:

53-3-220(1)(a)(xiii)
Time frame:
41-6a-517(6)(b)
Violation: 41-6a-517

• 2-year or until age 21, revocation from conviction date

- \$65.00 reinstatement fee
- On driving record for 10 years
- On history for 10 years for enhancement purposes
- Like-time extension for driving during sanction period
- Reapply for license (fee and written tests)
- Credit for time served for A98 or A31 department action for same offense date **unless previously reduced to A25 or IMP (effective 5-12-09).**
- ARD doesn't apply for MEC conviction.
- IID doesn't apply for first offense, *unless applicable prior offense, see last page of document.

 NOTE**IID doesn't apply if all offenses on history are MEC only.

ACD: M84

(Non-alcohol related)

1st non-alcohol related reckless driving conviction

Only suspend if court ordered on first offense.

(alcohol related M84 only applies for a violation that occurred before 7-1-08)

Action/Time Frame: 53-3-220(1)(a)(viii) **Violation:** 41-6a-528

 May suspend for 3 months upon court recommendation If suspended:

- \$30.00 reinstatement fee (M84S letter),
- No points if license is suspended, 80 points if not suspended
- On driving record for 3 yrs, 10 yrs if alcohol or drug related
- On history for 10 years for enhancement purposes
- ARD doesn't apply for M84-non alcohol related
- IID doesn't apply for M84-non alcohol related

ACD: M84	
(Non-alcohol related)	
2 nd non-alcohol related	
reckless driving conviction, 2 violations	
within 12 months	
(alcohol related M84	
only applies for a violation that occurred	
before 7-1-08)	
Action/Time Frame:	
53-3-220(1)(a)(viii)	
Violation: 41-6a-528 ACD: A25 ,	
IMP or	1
M84(alcohol related)	
1st impaired driving	
conviction or alcohol	
related reckless driving conviction	
Action/Time Frame: 53-3-220(1)(a)(viii)	
Violation:	
41-6a-502.5	
(effective 7-1-08)	
ACD: A25 or	
IMP	
(one or both are alcohol related)	
,	
2 nd impaired driving, reckless driving or	
alcohol related	

- 1-year revocation \$65.00 reinstatement fee
- No points assessed if license is revoked
- On driving record for 10 yrs
- On history for 10 years for enhancement purposes
- Reapply for license (fee and written tests)
- ARD 2 years from conviction date if only one is alcohol related, *unless applicable prior offense, see last page of **document**, **10** years from conviction date if both are alcohol related.

IID - 3 years if both are alcohol related, not required if one or both are not alcohol related *unless applicable prior offense, see last page of document.

- ARD 2 years from conviction date, *unless applicable prior offense, see last page of document.

- May suspend for 3 months upon court recommendation

Reapply for license (fee and written tests) ARD doesn't apply for M84-non alcohol related IID doesn't apply for M84-non alcohol related

- If suspended:
- \$65.00 reinstatement fee (M84X letter) No points assessed, whether license is suspended or not

1-year revocation, mandatory • \$30.00 reinstatement fee (M84R letter) No points assessed if license is revoked

• On driving record for 3 yrs

- On driving record for 10 yrs
- On history for 10 years for enhancement purposes
- IID not required *unless applicable prior offense, see last page of document.

reckless driving convictions, 2 violations within 12 months

Action:

53-3-220(1)(a)(viii) Violation: 41-6a-502.5 (effective 7-1-08)

ACD: A33	 Six-month suspension from conviction date \$65 reinstatement fee
1st or subsequent conviction for any	Does not show on MVR record after time is up
drug violation conviction	Note: No ARD or IID for A33 convictions or actions.
Action: 53-3- 220(1)(c) Violation: 58-37, 58-37(a), (b), (c),& (d)	
ACD: B23,	\$30.00 reinstatement fee
B25, and B26	Always like-time extension period (not to exceed 1 year) For sanctions that are removed from the MVR after the time is up, if extended, will show both original sanction and extension on MVR (i.e., 45t offense AC4, A24).
<u>Driving during denial,</u> <u>suspension,</u>	extension on MVR (i.e., 1st offense A61, A31)
revocation, disqualification sanction periods	
Action: 53-3-220(2)	
Like-Time for driving during sanction period	
ACD: ACL	 1-year revocation from conviction date \$65.00 reinstatement fee
"No Alcohol"	On driving record for 10 yrs
Conditional License	On history for 10 years for enhancement purposes Page 1 to 10 years for enhancement purposes
Action:	 Reapply for license (fee and written tests) Note: No ARD or IID for ACL convictions or actions.
53-3-220(1)(a)(xiv)	Note: No AND OF HID FOF AGE CONVICTIONS OF ACTIONS.
Violation: 53-3-232	Prior to 7-1-05 , Utah law required that you obtain a new license which was identified as a "no alcohol conditional license" if convicted or sanctioned for one of the following offenses:
(Will sunset 7-1-15)	 A08 – DUI (41-6-44) A27 – Metabolite (41-6-44.6)
	A12 – Refusal (41-6-44.10)
	M84 – Alcohol related reckless (41-6-45)
	U07 – Automobile homicide (76-5-207)
	A61 – No-alcohol conditional license (53-3-232) If a driver still holds a "conditional license" they cannot have any massurable amount of alcohol in their system while holding the
	If a driver still holds a "conditional license", they cannot have any measurable amount of alcohol in their system while holding the "conditional license."
	We are no longer authorized to issue a conditional license, so when the driver applies for a renewal or duplicate, they will not be subject to the "conditional license" under 53-3-232, however, if they still have time left as an Alcohol Restricted driver, a restriction will be placed on the history, and the driver must be verbally notified of the restriction. They would then be subject to 41-6a-530 (ARD).

ACD: ARD Alcohol Restricted Driver (defined in 41-6a-529) Action: 53-3-220(1)(a)(xv) Violation: 41-6a-530	 1-year revocation from conviction date \$65.00 reinstatement fee On driving record for 10 years On history for enhancement purposes 10 years Like-time extension of suspension for driving during sanction period ARD 3 years from conviction date
ACD: A41 (COS) Court Ordered Ignition Interlock	 The license will only be suspended for a violation under 41-6a-518(4)(a) <u>upon receipt of a court order to suspend</u> for non-compliance with the IID court order. The suspension time will be for the remainder of the court probation period. The conviction will appear on the MVR for 10 years. The conviction will appear on the history for 10 years.
Action: 41-6a- 518(4)(c) (court order) Violation: 41-6a-518	Note: No ARD or IID for A41 convictions or actions.
ACD: IID (Sus) Ignition Interlock Restricted Driver Action: 53-3-1007(3) Definition of IID restricted driver: 41-6a-518.2	 EFFECTIVE 7-1-12 Suspension for duration of IID restriction period Electronic notice from certified IID provider that IID is installed in vehicle, or verification by DUI section that the individual doesn't have a vehicle registered in their name \$30.00 reinstatement fee Re-Suspend if IID is removed from vehicle after installation under 53-3-1007(4)
ACD: IID (Rev) Ignition Interlock Restricted Driver Action: 53-3-220(1)(a)(xvii) Violation: 41-6a-518.2	 1-year revocation \$65.00 reinstatement fee On driving record for 10 years On history for enhancement purposes 10 years Like-time extension of suspension for driving during sanction period ARD 3 years from conviction date IID 3 years from conviction date

IID Restricted Driver Offenses=

- Court ordered IID, as determined by the court, usually for the remainder of the court probation
- 18 months for 1st DUI (41-6a-502) if over 21
- 3 years for 1st IID (41-6a-518.2), Refusal to Submit Administrative Action (41-6a-521) or (1st DUI (41-6a-502) if under 21)
- 3 years for a combination of two of the following within 10 years: DUI (41-6a-502), Refusal (41-6a-521), Metabolite Conviction (41-6a-517), Alcohol Related Reckless (only violations prior to 7-1-08), Impaired Driving (41-6a-502.5), (Driving With Controlled Substance-Bodily Injury or Death) (58-37-8(2)(g)), or Automobile Homicide (76-5-207)
- 6 years for DUI (41-6a-502) felony
- 10 years for Automobile Homicide (76-5-207)
- Abeyances with a disposition date prior to 7-1-08 count as convictions as defined in 41-6a-501
- NOTE* if <u>all</u> offenses on history are for Metabolite convictions (41-6a-517), IID restriction doesn't apply, <u>IID abeyances don't apply</u>, <u>A12 arrests don't apply as a prior</u>.

ARD offenses=

- 1st offense = 2 year ARD / DUI (41-6a-502), Alcohol Related Reckless, or Impaired Driving (41-6a-502.5),
- Any offense = 2 year ARD / Per-Se Arrest Admin Action (53-3-223)
- Any offense = 3 year ARD / ARD (41-6a-530), IID (41-6a-518.2)
- 1st offense = 5 year ARD / Refusal to Submit Admin Action (41-6a-521) or DUI (41-6a-502) class A misdemeanor
- 2nd offense = 10 year ARD / (2nd offense is DUI, Alcohol Related Reckless, Impaired Driving, or Refusal to Submit to Chemical test) (1st offense is DUI, Alcohol Related Reckless, Impaired Driving) (A12 doesn't count as a prior for enhancement to 10 year ARD unless the second offense is an A12)
- Any offense = lifetime ARD / Automobile Homicide (76-5-207) or DUI felony (41-6a-502)
- Abeyances with a disposition date prior to 7-1-08 count as convictions as stated in 41-6a-529, excluding ARD and IID abeyances.
- NOTE* if Per-Se is drug only or metabolite, ARD doesn't apply.